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STATISTICAL	INFC	RMATION ONL	Y: Debtor m	nust select th	e number	of each	of the followin	ng items included in the Plan.
0 Valuation	of Se	ecurity	0 Assum	ption of Exec	utory Contr	act or Un	expired Lease	Lien Avoidance
								Last revised: August 1, 2020
			U		ATES BA		PTCY COUR ERSEY	RT
In Re:							Case No.:	
Valeri, Timothy	G						Judge:	
	[Debtor(s)						
				Chapte	er 13 Pla	n and I	Motions	
{	1	riginal		■ Modifie	d/Notice R	equired		Date:
[N	lotions Included		☐ Modifie	d/No Notic	e Require	ed	
			7	_	_	_	RELIEF UNDER JPTCY CODE	र
				YOUR RIC	SHTS MA	AY BE A	AFFECTED	
hearing on the papers carefull file a written ob or eliminated. Twritten objection further notice. Splace solely wis separate motion	Plan y and pjectio This F on is f See E thin the	proposed by the discuss them we can within the time. Plan may be consiled before the disankruptcy Rule the chapter 13 coadversary process	Debtor. This vith your attor or frame state firmed and be leadline state 3015. If this confirmation preding to avoid	s document is rney. Anyone and in the Notic become bindin and in the Notic plan includes rocess. The p d or modify a	the actual who wished e. Your riging, and include. The Court motions to lan confirm lien based	Plan propose to oppoon to may buded motion to avoid or ation order on value	posed by the Dese any provision of affected by the constant of the Deservations of the Deservation of the Collatera of the Collatera	on, which contains the date of the confirmation ebtor to adjust debts. You should read these on of this Plan or any motion included in it must his plan. Your claim may be reduced, modified, ranted without further notice or hearing, unless i, if there are no timely filed objections, without the lien avoidance or modification may take roid or modify the lien. The debtor need not file a all or to reduce the interest rate. An affected lien mation hearing to prosecute same.
	ollow	-	-	-				each line to state whether the plan includes ked, the provision will be ineffective if set out
THIS PLAN:								
☐ DOES ☑ 10.	DOE	S NOT CONTAIN	N NON-STAN	IDARD PRO\	/ISIONS. N	ION-STA	NDARD PROVI	ISIONS MUST ALSO BE SET FORTH IN PART
								/ALUE OF COLLATERAL, WHICH MAY SEE MOTIONS SET FORTH IN PART 7, IF
		S NOT AVOID A RTH IN PART 7,		IEN OR NON	POSSESS	ORY, NO	NPURCHASE-	MONEY SECURITY INTEREST. SEE
Initial Debtor(s))' Atto	rney: JG		Initial Debtor:	TV		Initial Co-Del	btor:

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	Part 1: Payment and Length	of Plan						
a.	The debtor shall pay \$735.00 approximately 60 months.	per month	to the Chapter 13 Trustee, st	arting on06/01/2023for				
b.	The debtor shall make plan payments t	to the Trustee from the fol	lowing sources:					
	✓ Future earnings							
	Other sources of funding (describe	e source, amount and date	e when funds are available):					
C.	Use of real property to satisfy plan obligations:							
	Sale of real property Description:							
	Proposed date for completion: _							
	Refinance of real property: Description:							
	Proposed date for completion: _							
	Loan modification with respect to mortgage encumbering property: Description:							
	Proposed date for completion: _							
d.	☐ The regular monthly mortgage pay	ment will continue pendir	ng the sale, refinance or loan	modification.				
e.	Other information that may be imp	ortant relating to the payn	nent and length of plan:					
	Part 2: Adequate Protection	√ NONE						
		_						
a.	Adequate protection payments will be pre-confirmation to		to be paid to the	Chapter 13 Trustee and disburse	ed			
b.	Adequate protection payments will be pre-confirmation to:		to be paid direct	y by the debtor(s) outside the Pla	an,			
	Part 3: Priority Claims (Incli	uding Administrative	Expenses)					
a.	All allowed priority claims will be paid in	n full unless the creditor a	grees otherwise:					
Cre	ditor	Type of Priority	A	mount to be Paid				
CHA	APTER 13 STANDING TRUSTEE	ADMINISTRATIVE	A	S ALLOWED BY STATUTE				
JUSTIN M. GILLMAN, ESQ. ADMINISTRATIVE- ATTORNEY FEE BALANCE DUE \$3,000.00				_				
		BALAINOL		t an amount to be determined by ursuant to D.N.J. LBR 2016-5(c)	application			
b.	Domestic Support Obligations assigned	d or owed to a governmer	ntal unit and paid less than fu	Il amount:				
	Check one:							
	✓ None							
	The allowed priority claims listed be governmental unit and will be paid			· ·	to a			

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Creditor	Type of Priority	Claim Amount	Amount to be Paid

Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence: NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
Midland Mortgage Co	Debtors' Residence 145 Walton St Edison, NJ08817- 5412	\$33,795.95	0.00%	\$33,795.95	\$1,686.00 Or current contractual payment

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: 🗹 NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
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c. Secured claims excluded from 11 U.S.C. 506 M NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

Name of Creditor	Collateral	Interest Rate	Amount of Claim	Total to be Paid through the Plan Including Interest Calculation
------------------	------------	---------------	-----------------	--

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments 🗹 NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid
----------	------------	-------------------	------------------------------	----------------	---	----------------------------	-------------------------

^{2.)} Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

e. Surrender **M** NONE

Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt
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f.	Secured Claims Unaffected by the Plan 🗹 NONE											
	The following see	cured cla	aims are unaffed	ted by the Pl	an:							
g.	Secured Claims	to be F	Paid in Full Thro	ough the Pla	n: 🗹 N	ONE						
Cre	editor			Collater	al				Tot Pla		nt to be Pai	d Through the
	Part 5: Un	secure	ed Claims	NONE								
a.	Not separately	classifie	ed allowed non-p	oriority unsec	ured clai	ms shall be	e paid:					
	■ Not less that	n	to	be distributed	d pro rata)						
	✓ Not less that	n <u> </u>	00.00% pe	rcent								
	Pro Rata dis	stribution	from any rema	ining funds								
b.	Separately class	sified u	nsecured claim	s shall be tre	ated as f	ollows:						
Cre	editor		Basis fo	r Separate C	lassificati	ion	Tre	atment			Amount t	o be Paid
	Part 6: Ex	~~	y Contracts a	and Hanasani	: ad I a		NONE				•	
	Part of Ex	ecutor	y Contracts a	and Onexp	ileu Lea	ases <u>V</u>	NONE					
	TE: See time limitat				•						-	
All e	xecutory contracts a	and une	xpired leases, no	ot previously	rejected	by operation	n of law	, are reject	ed, exce	pt the fo	lowing, whi	ch are assumed:
Cre	editor		Arrears to be C	Cured in	Nature of Lease	of Contract	or	Treatmer	nt of Deb	tor	Post-Peti	tion Payment
	Part 7: Mo	tions	√ NONE									
Tran <i>Tran</i> a.	E: All plans contansmittal, within the esmittal and valuate Motion to Avoid	time ar <i>ion</i> mus	nd in the manne at be filed with the Junder 11. U.S.C	er set forth in the Clerk of the Section 52	n D.N.J. Court wh	LBR 3015- nen the pla	1. A Ce	rtification	of Servi	ce, Notic	e of Chap	•
Cre	editor	Nature	of Collateral	Type of Lier	Amo Lien	ount of	Value o		Amoun Claime Exemp	d	Sum of All Other Lien: Against the Property	Lian to ha
b.	Motion to Avoid	l Liens a	and Reclassify	Claim from S	Secured	to Comple	etely Un	secured v	NONE			
The	Debtor moves to re	classify	the following cla	ims as unsec	cured and	d to void lie	ens on co	ollateral co	nsistent	with Part	4 above:	
Cre	editor		Collateral	Schedule	ed Debt	Total Coll Value	ateral	Superior	Liens	Value of Credito Interest Collate	r's : in	Total Amount of Lien to be Reclassified

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c.	Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. 🗹 NONE	

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Cre	ditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured
	Part 8: Other	Plan Provisions				
a.	Vesting of Property	y of the Estate				
	✓ Upon confirmati					
	Upon discharge	:				
b.	Payment Notices					
	itors and Lessors provinatic stay.	ided for in Parts 4, 6 or 7 ma	y continue to ma	ail customary no	tices or coupons to the Debt	or notwithstanding the
c.	Order of Distribution	on				
	The Standing Truste	ee shall pay allowed claims in	the following or	der:		
	2) Other Adm3) Secured C4) Lease Arre5) Priority Cla	earages				
d.	Post-Petition Claim	ns				
	Standing Trustee 🔲 is ost-petition claimant.	s, $ olimits$ is not authorized to pa	ay post-petition o	claims filed pursu	uant to 11 U.S.C. Section 13	05(a) in the amount filed by
	Part 9: Modif	ication 🗹 NONE				
	E: Modification of a p J. LBR 3015-2.	plan does not require that a	separate motio	on be filed. A m	nodified plan must be serve	ed in accordance with
If this	Plan modifies a Plan	previously filed in this case, of	complete the info	ormation below.		
Date	of Plan being modified	d:				
Ехр	lain below why the pla	an is being modified:		Explain below	how the plan is being modif	fied:
Are S	Schedules I and J bein	g filed simultaneously with th	is Modified Plan	n?	∕es ☐ No	
F	Part 10: Non-S	Standard Provision(s): S	ignatures Re	quired		
Non-	Standard Provisions R	Requiring Separate Signatures	s:			
_	NONE	- · · · · ·				
	Explain Here:					

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Any non-standard provisions placed elsewhere in this plan are ineffective.

Signatures

The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan.

By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(s) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to Local Form, *Chapter 13 Plan and Motions*, other than any non-standard provisions included in Part 10.

I certify under penalty of perjury that the above is true.

Date:	05/18/2023	/s/ Timothy G Valeri
		Timothy G Valeri Debtor
Date:		
		Joint Debtor
Date:	05/18/2023	/s/ Justin M Gillman
		Justin M Gillman
		Attorney for Debtor(s)
		Bar Number: 038891997
		Gillman, Bruton & Capone, LLC
		770 Amboy Avenue
		Edison, NJ 08837

Phone: (732) 661-1664 Email: jgillman@gbclawgroup.com